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  Attorney for Defendant Mark William Rines
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                         UNITED STATES DISTRICT COURT
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                       SOUTHERN DISTRICT OF CALIFORNIA
10
                        (HONORABLE JANIS L. SAMMARTINO)
11
                                        Criminal No. 08CR-2341-03-JLS
   UNITED STATES OF AMERICA,
12
             Plaintiff,
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14
                                        JOINT MOTION FOR MODIFICATION
  MARC WILLIAM RINES (3),
                                        OF TERMS OF PRETRIAL RELEASE TO
15
                                        ALLOW TRAVEL TO MAINE
             Defendant.
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                                       I.
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                           REQUEST FOR MODIFICATION
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             IT IS HEREBY REQUESTED by the parties in this case, the
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   defendant Marc William Rines, by and through his attorney, Wendy S.
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   Gerboth, the plaintiff United State of America, by and through
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   Assistant United States Attorney David D. Leshner that the terms of Mr.
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   Rines pretrial release be modified to permit him to travel to the
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   district of Maine for a period of up to 45 days, with dates and travel
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   itinerary to be pre-approved by United States Pretrial Services,
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   Officer Ryan Alejandria. It is further requested the terms of pretrial
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  release be modified to require Mr. Rines to report to a Pretrial
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1 Services Officer in Maine while he is there, at the direction of Officer Alejandria. Defense counsel has spoken with Pretrial Services Officer Ryan Alejandria, and Pretrial Services Officer Lauren Davenport (who is conducting courtesy supervision of Mr. Rines, who resides in Oregon) and neither officer objects to the requested modification.

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II.

FACTUAL BACKGROUND

On July 17, 2008 Judge Cathy Ann Bencivengo set conditions of release for Mr. Rines to include a \$300,000 personal appearance bond, secured by real property. On July 24, 2008, Judge Bencinvengo held a Nebbia hearing during which Mr. Rines' parents, Nancy and Bill Rines $12\,\|$ appeared telephonically from Maine. The Court approved the sureties and $13 \parallel$ bond on that day. Also on that date Mr. Rines requested permission to travel to Maine to assist his parents. Mr. Rines father is disabled in a wheel chair, and Mr. Rines usually spends 30-60 days a year in Maine 16 assisting his family in performing maintenance and winterizing several properties owned by his family. The Court did not approve the request on that date, but instead asked the parties and pre-trial services to consult and renew the request once Mr. Rines was on supervision. Mr. $20\,\|$ Rines was released on July 25, 2008. Tomorrow, August 29, 2008 is his first court date since his release, and by this joint motion he renews $22\,\|$ his request to be permitted to travel to Maine.

Mr. Rines is being supervised by Pretrial services Officer $24\,\mathrm{\parallel Ryan}$ Alejandria. However, because Mr. Rines resides in Portland Oregon, Officer Alejandria is being assisted by Pretrial Services $26\,\|$ Officer Lauren Davenport in Oregon. Defense counsel has confirmed with 27 both Officer Alejandria and Officer Davenport that Pretrial Services $28\,$ does not oppose this motion; Officer Alejandria just requested that a

 $1 \parallel$ condition be added to require Mr. Rines to report, at his direction, to 2 Pretrial Services in Maine while he is in that district. 3 Defense counsel has spoken with Mr. Rines father Brian Rines 4 who has confirmed that Mr. Rines will be residing with he and Nancy 5 Rines at the address on file in the bond while Mr. Rines is in Maine. 6 III. 7 CONCLUSION 8 For the foregoing reasons the parties respectfully request 9 that Mr. Rines conditions of pretrial release as set forth above. 10 Respectfully submitted, 11 /S/ Wendy S. Gerboth 12 Wendy S. Gerboth Dated: August 28, 2008 Attorney for Marc William Rines 13 14 Dated: August 28, 2008 /S/ David D. Leshner David D. Leshner 15 Attorney for the United States of America 16 17 18 19 20 21 22 23 24 25 C:\Documents and Settings\WENDY\My Documents\Clients\Rines\Joint Motion for Modification of Bond.wpd 26 27 28

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4	UNITED STATES DISTRICT COURT
5	SOUTHERN DISTRICT OF CALIFORNIA
6	(HONORABLE JANIS L. SAMMARTINO)
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8	LINITED STATES OF AMEDICA Criminal No. 09 CD 2421 02 H S
9	UNITED STATES OF AMERICA,) Criminal No. 08-CR-2431-03-JLS
10	Plaintiff,) <u>PROOF OF SERVICE</u>)
11	V.)
12	MARC WILLIAM RINES (3),
13	Defendant.)
14	I, WENDY S. GERBOTH, certify:
15	1. I am over eighteen years of age, a United States citizen, a resident of the County of San Diego, State of California. I am not a party to the above-titled action.
16 17	2. My business address is 964 Fifth Avenue, Suite 214, San Diego, California 92101.
18 19	3. I caused service of the JOINT MOTION TO MODIFY CONDITIONS OF PRETRIAL RELEASE TO ALLOW TRAVEL TO MAINE on the following by electronically filing the foregoing with the Clerk of the District Court by using the ECF System, which electronically notifies the following individuals
20	David D. Leshner <u>david.leshner@usdoj.gov</u>
21	Timothy R. Garrison timothy garrison@fd.org, Stephen W. Peterson swplaw@sbcglobal.net
22	David H. Bartick db@barticklaw.com Robert A. Garcia robertim@pacbell.et
23	Robert M. Gareia <u>robertimus paebentet</u>
24	I certify under penalty of perjury that the foregoing is true and correct. Executed on
25	I certify under penalty of perjury that the foregoing is true and correct. Executed on August 28, 2008 at San Diego, California.
26	/a/Wandu C Canhath
27	<u>/s/ Wendy S. Gerboth</u> WENDY S. GERBOTH
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